Filed 06/15/06 Page 1 of 2 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE UNITED STATES OF AMERICA, Plaintiff, Case No. CR05-334 RSL VS. ORDER DENYING RAJINDER SINGH JOHAL, RECONSIDERATION OF PRETRIAL DETENTION Defendant. This matter comes before the Court on Defendant's "Motion to Reconiser [sic] Order Denying Motion for Review of Detention Order" (Dkt. #94). The Court previously granted that order in part to allow defendant to appear before Magistrate Judge Benton to present his proposed property bond (Dkt. # 120). Magistrate Judge Benton considered the materials presented and proposed a report and recommendation denying the motion for reconsideration (Dkt. # 130). This Court has considered the material and arguments presented to Magistrate Judge Benton, the conclusions set forth in the report and recommendation of Magistrate Judge Benton, and all other arguments previously presented to the Court. The Court previously denied "Defendant's Motion for Review of Detention Order" (Dkt.

64) after concluding that Johal was a flight risk if released, pursuant to the four factor statutory test. 18 U.S.C. § 3142(e). The Court's conclusion is unchanged by the proposed property bond.

ORDER DENYING RECONSIDERATION OF PRETRIAL DETENTION- 1

1

2

3

4

5

6

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

MMS Casnik
Robert S. Lasnik

United States District Judge

¹ The guilty plea does affect defendant's outstanding motions to suppress (Dkts. # 137, 146).

Defendant's recent guilty plea to the money laundering charge, and the government's reciprocal agreement to drop the drug charges, does not change this calculation. For these reasons, IT IS HEREBY ORDERED that defendant's motion to reconsider (Dkt. #94) is DENIED.

DATED this 15th day of June, 2006.

ORDER DENYING RECONSIDERATION OF PRETRIAL DETENTION- 2

These are hereby stricken as moot.